

## CHILDREN OF 14 ARE HOSTS TO PARENTS

University Elementary School Graduates Didn't Want Regular Exercises.

### PREPAID THE 5 COURSES

Two Preside at Table, While the Others Serve the Banquet.

"Won't you please say grace," said Sylvester Whitten, 14 years old and host of the dinner given by the graduating class of the University Elementary school, to one of his teachers, C. F. Loomis complied.

And then the dinner began. There was baked fish with white sauce, asparagus, creamed potatoes, lemon ice, hot rolls and butter, cucumber salad, wafers, strawberry ice, cake, fruit cups, coffee and minis. There were five courses and all were prepared by the members of the class, 14 and 13 years old.

This year's graduating class wanted none of the old-fashioned graduating exercises with the essays on duty and the poems on mother. They decided to please their parents more substantially and to prepare and cook a dinner Saturday night.

When the guests came they were met by Sylvester and Ermatrude Parker, also 14 years old, in the reception room of the home economics department. After all the guests had arrived they were invited to come upstairs.

Painted place-cards told the guests where to sit. Host and hostess took their places at the ends of the table. After grace had been said, in came the eight other members of the class carrying the dishes they had cooked. The children were a little backward about going in the first time, but once in, the trouble came in keeping them from all going in at once.

Carving was not easy at first for the host. He was carving a piece of fish for Dean W. W. Charters of the School of Education, when his knife and the fish's backbone became caught. His mother ventured a suggestion as to how to manage it.

"Mother," said the host, "school is out; please let me do as I want to just this once." He did and Dean Charters got his fish.

After the dinner was over the children helped clean up and no one shirked. Sylvester Whitten prepared the asparagus, Anna Furney the fruit cups, Floyd Davis the strawberry ice, Ermatrude Parker the angel cake, Olive Winkler the place-cards, Ruskin Hawkins the potatoes and John Calvert the rolls.

#### To Ice Patrons.

We wish to announce that no order for ice will be received after 11 o'clock for delivery on Sundays. Those wanting special deliveries on Sundays must get their order in before 11 a. m. Hetzler Ice Co.

We will care for your auto and keep from freezing. WEST'S GARAGE.

#### New Designs in Wall Paper.

We now have on display all the new designs in wall paper and ask the people of Columbia and Boone county to come in and see our splendid assortment and get prices before purchasing elsewhere.

ALEX STEWART.

### THE GERMANIA LIFE INSURANCE CO., of NEW YORK.

J. W. GORDON, Agent, Room 304 Exchange National Bank Bldg.

## Stephens College SUMMER SCHOOL OF MUSIC

Opens June 1st

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Telephone 263 Black

#### ORDER OF PUBLICATION.

State of Missouri, County of Boone, ss. In the Circuit Court in vacation before June Term, 1911.

Ezra T. Palmer, Plaintiff, against

The unknown heirs, devisees, consorts and assignees of George W. March, deceased; William F. March,

deceased; Joseph Fowler, deceased; Susan B. Fowler, deceased; Thomas Tucker, deceased; Elizabeth Tucker, his wife, deceased; Robert March, deceased; Abraham D. March, deceased; Stephen A. March, deceased; Sarah J. March, deceased; and Abraham Rummans, deceased, respectively; the unknown heirs, devisees, consorts, assignees and assignees of Fountain Tolson, deceased, and of Fountain Tolson, deceased, respectively. Defendants.

THE STATE OF MISSOURI, to the above named defendants,

#### GREETING:

Now on this the 8th day of May, 1911, in vacation, before the June Term, 1911, of the Circuit Court of Boone County, Missouri, comes the plaintiff herein, by his attorney and files his petition in suit herein, duly verified by the affidavit of George B. Schwabe, agent and attorney for the plaintiff, and in said petition states, among other things, that in the year 1843, Stephen March being the then owner of a large portion of the plaintiff's real estate hereinafter described, executed and delivered a certain mortgage deed thereon, dated November 20th, 1843, duly acknowledged and of record in Book N at Page 160 of the deed records of Boone County, Missouri which mortgage deed was given to Fountain Tolson to secure the payment of a bond for \$67.00; that said bond and mortgage have long since been paid off and discharged but the said Fountain Tolson neglected to enter the same satisfied of record, and the said mortgage now remains of record unsatisfied, by reason whereof a cloud is cast upon plaintiff's title to so much of the said land as was covered by said mortgage, and the defendants, the unknown heirs, devisees, consorts, assignees and assignees of Fountain Tolson, deceased, appear of record to have an interest therein, that in the year 1850, Stephen March and Mary March, his wife being the then owners of a large portion of the plaintiff's said real estate, executed and delivered a certain mortgage deed thereon, dated April 1, 1850, duly acknowledged and of record in Book T, at Page 75 of the said deed records, which mortgage deed was given to Fountain Tolson to secure the payment of a note for \$300.00; that said note was long since paid off and said mortgage deed should have been satisfied of record. Same has not been properly entered satisfied and casts a cloud on plaintiff's title to so much of said land as is covered thereby, and the said unknown heirs, devisees, consorts, assignees and assignees of Fountain Tolson, deceased appear of record to have an interest therein; that in the year 1866, George W. March, William F. March, Joseph Fowler, Susan P. Fowler, Thomas Tucker, Elizabeth Tucker, his wife, Robert March, Abraham D. March, Stephen A. March and Sarah J. March, being the heirs at law of Stephen March, Sr., were the owners of 75 acres, part of the W 1-2 of the SW 1-4 of said Section 4, and the NE 1-4 of the SW 1-4 of said Section 4, and the SE 1-4 of the SE 1-4 of said Section 5, and 76 acres, part of the N 1-2 of the NW 1-4 of said Section 9, all in Township 49 North, Range 13 East, being a part of the plaintiff's said real estate hereinafter described; that said George W. March, William F. March, Joseph Fowler and Susan P. Fowler, plaintiffs filed a petition in the Circuit Court of Boone County, Missouri against Thomas Tucker, Elizabeth Tucker, his wife, Robert March, Abraham D. March, Stephen A. March and Sarah J. March, as defendants to have said land partitioned; said petition appearing in the Circuit Court files of said County and State as Case No. 6683. That said petition and summons both personal and by order of publication, together with the decree and order of sale by said court and the subsequent sale in accordance with the order of said court by the sheriff of Boone County, Missouri are all regular and right, except as to the descriptions of said lands contained in said petition, order of publication, decree of court and Sheriff's deed; in said decree, the 75 acres, part of the E 1-2 of the SW 1-4 of said Section 4 is erroneously described as 75 acres, part of the SW 1-4 of said Section 4; and in said Sheriff's deed, the same tract is erroneously described as part W SW 1-4. In said petition the NE 1-4 of the SW 1-4 of Section 4 is erroneously described as the NE 1-4 of the NW 1-4; in said order of publication, the same tract is erroneously described as the NE 1-4 of the NW 1-4; in said decree the same tract is erroneously described as the NE 1-4 of the S 1-4; in said order of publication the SE 1-4 of the SE 1-4 of said Section 5 is erroneously described as the SE 1-4 of Section 5; that by reason of said facts, the unknown heirs, devisees, consorts and assignees of said George W. March, William F. March, Joseph Fowler, Susan P. Fowler, Thomas Tucker, Elizabeth Tucker, Robert March, Abraham D. March, Stephen A. March and Sarah J. March appear of record to have an interest in so much of said real estate as was owned by them as aforesaid; that by deed of entry dated June 11, 1836, one Ab-

raham Rummans acquired title to the SE 1-4 of the SW 1-4 of said Section 4, a portion of the plaintiff's said land, but there is no deed of record from said Abraham Rummans nor from any other person for him, or claiming under him, for his interest in said land except a quit claim deed from Daniel Rummans and Nancy Rummans, his wife to Joseph A. Wilhite, bearing date of November 11, 1898, and recorded in the Recorder of Deeds office for Boone County, Missouri in Book 92 at Page 43, wherein said Daniel Rummans deposes and says that he is "the sole surviving heir of Abraham Rummans," by reason whereof the unknown heirs, devisees, consorts and assignees of said Abraham Rummans appear of record to have an interest therein; that the said Fountain Tolson, Fountain Tolson, George W. March, William F. March, Joseph Fowler, Susan P. Fowler, Thomas Tucker, Elizabeth Tucker, his wife, Robert March, Abraham D. March, Stephen A. March, Sarah J. March, Abraham Rummans are now all long since deceased, and whether they or any of them died testate, or intestate is to the plaintiff unknown, and the plaintiff verily believes that there are persons interested in, or whom claim to be interested in the subject matter of his petition as heirs, devisees, consorts, assignees and assignees of said George W. March, William F. March, Joseph Fowler, Susan P. Fowler, Thomas Tucker, Elizabeth Tucker, his wife, Robert March, Abraham D. March, Stephen A. March, Sarah J. March and Abraham Rummans, respectively, whose names and places of residence are to the plaintiff wholly unknown, and whose names he can not insert herein because unknown to him; that the said unknown defendants derive, or claim to derive their title or claims as consorts, heirs, devisees, assignees or immediate, mesne or remote, voluntary or involuntary grantees of their respective ancestors or predecessors in title, and that plaintiff has described the interest of such unknown parties and how derived so far as his knowledge extends.

It is therefore ordered by the clerk of said court in vacation, that the said defendants be notified by publication that the plaintiff, by petition herein filed, of date May 8th, 1911, has commenced against them an action at law in equity, the immediate object and general nature of which is to enforce and establish a lawful right, claim and demand to and against certain real estate within the jurisdiction of this court, to-wit, and action to obtain a decree of this court declaring perfect and absolute the record title of this plaintiff, by limitation, in and to the following described real estate, lying, being and situate in the County of Boone, State of Missouri, to-wit: 40 acres, the NE 1-4 of the SW 1-4; 40 acres, the SW 1-4 of the SW 1-4; 40 acres, the SE 1-4 of the SW 1-4; 20 acres, more or less, the S 1-2 of the NW 1-4 of the SW 1-4, all in Section 4; 40 acres, the SE 1-4 of the SE 1-4 of Section 5, and 75 acres, more or less, all that part of the N 1-2 of the SW 1-4 of Section 9 that lies East of Perche Creek, all in Township 29 North, Range 13 East; and also that the mortgage deeds mentioned as unsatisfied of record as aforesaid be declared fully satisfied and discharged of record.

It is further ordered that said defendants be and appear in this court, on the first day of the next term thereof, to be holden at the Court-house, in the City of Columbia, Boone County, Missouri, on Monday the 19th day of June, 1911, to answer or plead to said petition, or in default therein said petition will be taken and adjudged as confessed and judgment by default will be rendered against them.

It is further ordered that a copy hereof be duly published at least once a week for four weeks successively, in the University Missourian, a daily newspaper printed, published and circulated in said Boone County, Missouri, and designated by plaintiff's attorney as most likely to give notice to said defendants; the last insertion to be at least fifteen days before said next term of court.

A true copy from the record:

Witness my hand as Clerk of the Circuit Court for said County, and the seal of said court. Done at office in Columbia, Missouri this 8th day of May, 1911.

(SEAL)

JAS. E. BOGGS,

Clerk.

By R. S. POLLARD,

Deputy.

GEO. B. SCHWABE, Atty. for Plff.

First insertion Tuesday May 9, 1911.

#### ORDER OF PUBLICATION.

State of Missouri, County of Boone, ss. In the Circuit Court, in Vacation before June Term, 1911.

Ernest C. Hawkins, Everett H. Hawkins, J. T. Armstrong, O. W. Boutwell, Frank T. Martin, and Thomas J. Hatton, Plaintiffs, against

The unknown heirs, devisees, consorts

and assignees of William Moppin, deceased, Mary D. Price and John E. Price, her husband. Defendants. THE STATE OF MISSOURI, to the above named defendants, GREETING:

Now on this the 12th day of May, 1911, in vacation before the June Term, 1911, of the Circuit Court of Boone County, Missouri, come the plaintiffs herein, by their attorneys, and file their petition in suit herein, duly verified by the affidavit of Ralph T. Finley, agent and attorney for the plaintiffs, and in said petition state, among other things, that the interests of the defendants herein, so far as they know and are able to state, are derived from and made apparent by the following facts and defects in the record title to the real estate hereinafter described, to-wit: That one William Moppin acquired title to all of the real estate hereinafter described by deed from George Steepleton, dated March 1, 1826, duly acknowledged and of record in Book "B" at page 214 of the deed records of Boone County, Missouri, but there is no deed or other conveyance of record from the said William Moppin, nor from any other person or persons for him or claiming under him, unless it be a deed from William Maupin, dated April 30, 1827, recorded in Book "B" at page 211 of said deed records; that it does not appear of record whether the said William Maupin and the said William Moppin are one and the same person, by reason whereof the defendants, the unknown heirs, devisees, consorts and assignees of said William Moppin appear of record to have an interest in said real estate, but plaintiffs aver that said names refer to one and the same person; that the defendants, Mary D. Price and John E. Price, her husband, are non-residents of the state of Missouri, so that the ordinary process of law cannot be served upon them in this state; that said William Moppin is now long since deceased, that said Mary D. Price is the sole and only devisee and heir of David H. Hickman, deceased, who formerly owned the land upon which McBaine's Addition to Columbia, Missouri, is located, and under whom plaintiffs claim title to the real estate hereinafter described; that the deeds passing title to said land from said David H. Hickman convey a strip of land only 675 feet in length and 340 feet in width, as shown by deeds recorded in book 34 at page 536 of said deed records and book 49 at page 334 of said deed records, whereas said addition is laid out and platted upon a strip 342 feet in width and 694 feet in length on the north line and 685.5 feet in length on the south line thereof; that the grantees in said deeds passing title from said David H. Hickman went into possession of the entire strip so platted as aforesaid, and plaintiffs and their grantors have been in the undisputed and adverse possession of the real estate hereinafter described ever since the death of David H. Hickman, which occurred more than forty-one years ago; that by reason of said facts the records do not show that plaintiffs have title to all of the land as platted in said addition and upon which the respective lots of the plaintiffs are located; that plaintiffs verily believe that there are persons interested in, or who claim to be interested in, the subject matter of their petition as heirs, devisees, consorts and assignees of William Moppin, deceased, whose names and places of residence are to the plaintiffs unknown, and whose names they cannot insert herein because unknown to them; that said unknown parties, derive, or claim to derive, their title or claim in and to plaintiffs' real estate hereinafter described, as heirs, devisees, consorts, assignees, or immediate, mesne or remote, voluntary or involuntary grantees of said William Moppin, deceased, by virtue of the foregoing defect in the record title to said real estate with reference to the title of said William Moppin, deceased; and that plaintiffs have described the interests of all of said unknown defendants, and how derived, so far as their knowledge extends.

It is therefore ordered by the clerk of said court, in vacation, that all of the said defendants be notified by publication that the plaintiffs, by petition herein filed of date May 12th, 1911, have commenced against them an action at law and in equity, the immediate object and general nature of which is to enforce and establish a lawful right, claim and demand to and against certain real estate within the jurisdiction of this court, to-wit: an action to obtain a decree of this court declaring perfect and absolute the record title of the plaintiffs, by limitation, in and to the following described real estate, lying, being and situate in the County of Boone, State of Missouri, to-wit: Lots number one (1), two (2), three (3), four (4), and five (5) in McBaine's Addition to the City of Columbia.

It is further ordered that said defendants be and appear in this court, on the first day of the next term thereof, to be holden at the court house in the City of Columbia, Boone County, Missouri, on Monday, the 19th day of June, 1911, to answer or plead to said petition, or in default thereof said petition will be taken and adjudged as confessed and judgment by default will be rendered against them.

Witness my hand as Clerk of the Circuit Court of Boone County, Missouri, and the seal of said court. Done at office in Columbia, Missouri, this 10th day of May, 1911.

JAMES E. BOGGS,

Clerk.

(SEAL) Harris & Finley, Atty. for Plffs.

#### ORDER OF PUBLICATION.

State of Missouri, County of Boone, ss.

In the Circuit Court in vacation before June Term, 1911.

John W. Rice, Plaintiff, against

The unknown heirs, devisees, consorts, and assignees of Anthony W. Rollins, deceased, and the unknown heirs, devisees, consorts and assignees of John Hudson, deceased, respectively. Defendants.

THE STATE OF MISSOURI, to the above named defendants, GREETING:

Now on this the 27th day of April, 1911, in vacation before the June Term, 1911, of the Circuit Court of Boone County, Missouri, comes the plaintiff herein, by his attorney and files his petition in suit herein, duly verified by the affidavit of W. S. Banta, agent and attorney for the plaintiff, and in said petition states, among other things, that the interests of the defendants herein, so far as he is able

to state are derived from and made apparent by the following facts and defects in the record title to the real estate hereinafter described, to-wit: that Anthony W. Rollins, acquired title to said real estate hereinafter described by entry and patent from the United States of America about the year 1832, but there is no deed or other conveyance of record from the said Anthony W. Rollins nor from any other person or persons for him or claiming under him, for said real estate, by reason whereof the heirs, devisees, consorts and assignees of said Anthony W. Rollins, deceased, appear of record to have an interest in said real estate; that said John Hudson, deceased, acquired his title to said real estate as appears of record Book 30, page 21 in the Office of the Recorder of Deeds within and for Boone County, Missouri, Warranty Deed from Ruebuck Hudson and Mary Hudson, his wife, dated August 7, 1858, but the records do not show what, if any, interest said Ruebuck Hudson and his wife Mary Hudson had in said real estate, and there is no deed or other conveyance of record from the said John Hudson nor from any other person or persons for him or claiming under him, but said deed is a cloud on Plaintiff's title, and the heirs, devisees, consorts and assignees of said John Hudson, deceased, appear of record to have an interest in said real estate; that he acquired title to said real estate by warranty deed from John S. Denham and Meribah Denham, his wife, recorded in book 83, page 95 in the Recorder's office as aforesaid; that the said John S. Denham acquired his title to said real estate from one James Harris, Special Commissioner by virtue of an order of sale had in a partition suit wherein Virgil M. Harris, by his guardian and curator, W. S. Woods, Wm. J. Hendricks and Mattie Hendricks, his wife, and Jennie Harris are plaintiffs and John W. Harris Jr., infant, is defendant, in the Circuit Court of Boone County, Missouri, April Term, 1879, and Approval of Sale had in said cause at the April Term 1880; that he verily believes that there are persons interested in, or who claim to be interested in the subject matter of his petition as heirs, devisees, consorts and assignees of Anthony W. Rollins, deceased, and as heirs, devisees and consorts and assignees of John Hudson, deceased, respectively, whose names and places of residence are to the plaintiff wholly unknown and whose names he cannot insert herein because unknown to him; that said unknown parties derive, or claim to derive, their title or claims in and to plaintiffs real estate as heirs, devisees, legatees, assignees, consorts, assignees or immediate, mesne or remote, voluntary or involuntary grantees of said deceased persons respectively, as their respective ancestors or predecessors in title by virtue of the foregoing defects in the record title to plaintiff's land; and that plaintiff states that he has described the interests of all of said unknown parties and how derived, so far as the same are known to him.

It is therefore ordered by the clerk of said court, in vacation, that the said defendants be notified by publication that the plaintiff, by petition herein filed, of date April 27th, 1911, has commenced against them an action at law and in equity, the immediate object and general nature of which is to enforce and establish a lawful right, claim and demand to and against certain real estate within the jurisdiction of this court, to-wit, an action to obtain a decree of this court declaring perfect and absolute the record title of this plaintiff, by limitation, in and to the following described real estate, lying, being and situate in the County of Boone, State of Missouri, to-wit: 40 acres, more or less, the Northeast Quarter of the Southwest Quarter of Section Twenty-six (26) in Township Forty-nine (49), of Range No. Fourteen (14) West of the Fifth Principal Meridian.

It is further ordered that said defendants be and appear in this court, on the first day of the next term thereof, to be holden at the Court House, in the City of Columbia, Boone County, Missouri, on Monday the 19th day of June, 1911, to answer or plead to said petition, or in default thereof said petition will be taken and adjudged as confessed and judgment by default will be rendered against them.

Witness my hand as Clerk of the Circuit Court of Boone County, and the seal of said court. Done at office in Columbia, Missouri, this 27th day of April, 1911.

JAS. E. BOGGS,

Clerk.

By R. S. POLLARD,

Deputy.

(Seal) W. S. BANTA, Atty. for Plaintiff.